IN THE COURT TO STATE TO TO THE POLITIFIED DESTANDANT PROPERTY DESTANDANTED TO STAND THE STAND DESTANDANTED TO STAND THE STAND DESTANDANTED TO STAND THE STANDANTED TO STAND THE STANDANTED TO STAND THE STANDANTED TO STANDANTED THE STANDANTED TO STANDANTED THE STANDANTED TO STANDANTED THE STA

DAVID COUDER

RECEIVED

Vi

2006 AUG 14 A 9: 39 ONSFIND 2:06-CV-418-NICT

DR. NIJCHOLS, et al, DEFENDANIS ELDIA RESTRICT COURT U.S. OISTRICT COURT MIGHET BISTRICT ALA

## MOTION FOR APPOINTIMENT OF COUNSEL

Comes now, the Plaintiff pro se in the above Style manner, Dursucunt to F. R. Civ-P. 56, motion for appointment of Counsel Plaintiff, States that exceptional ciscumstances is totally indicating warrant for the appointment of Counsel see plaintilt, responses to defendants affi Devits individually, afficavit of Kenneth Nichols Gail Collown, melodye miller, Donna Coucy, and plaintiff, responses to defendants special report and answer including and not limited Treat as motion for summary judgement, please also observe plaint. If, Eixhibits throughtout his entire complaint. Plaint. It, also states that due to all the evidence plaint. has is Warrant for appointment of counsel plaintiff, also states that the defendants has two counsel representing defendents including bas up Counsel who are in the same building together which make it a totally of 6) S.x counselor, because plaintity knowns they will Step up the the and but with help to help their co-workers,

> Laviel Organ 7743 Date 8-9-06.